TEMPOHARY



## APPLICATION FOR PERMISSION TO CHANGE POINT OF DIVERSION, MANNER OF USE AND PLACE OF USE OF THE PUBLIC WATERS OF THE STATE OF NEVADA HERETOFORE APPROPRIATED

| Corrected application filed  | Map filed 0CT 1 8 1993  |
|--|---|
| The applicant Lone Tree Mir  | ning, Inc.  |
|  |   |
| P.O. Box 388  Street and No. or P.O. Box N                                       | of Valmy No. City or Town   |
|  | hereby make application for permission to change  |
| point of diversion, manner   | of use and place of use of a portion  |
|  | Point of diversion, manner of use, and/or place of use  |
| of water heretofore appropriated under   | Point of diversion, manner of use, and/or place of use  56951  Identify existing right by Permit, Certificate, Proof or Claim Nos. If Decreed, give title of Decree   |
| lentify right in Decree.   |   |
|  |   |
| 1. The source of water is undergr  | Name of stream, lake, underground spring or other source.   |
| 2. The amount of water to be changed   | Second feet, acre feet. One second foot equals 448.83 gallons per minute.   |
| 3. The water to be used for dewate   |   |
|  | Irrigation, power, mining, industrial, etc. If for stock state number and kind of animals   |
| +. The water heretofore permitted for.   | dewatering  Irrigation, power, mining, industrial, etc. If for stock state number and kind of animals.  |
| 5. The water is to be diverted at the fo   | ollowing point. SW4 SE4 Section 11, T.34N, R.42E, MDB&M  Describe as being within a 40-acre subdivision of public survey and by course  |
| (WW 13) distance to a section corner. If on unsurveyed land                      |   |
|  | SEL NEL Coction 11 W 24N D 42D  |
|  | ersion is located within SE <sup>1</sup> / <sub>4</sub> NE <sup>1</sup> / <sub>4</sub> Section 11, T.34N, R.42E,  If point of diversion is not changed, do not answer.  |
| MDB&M, at a point from whi   | ch the SW corner of Section 1, T.34N, R.43E,  |
| MDB&M, bears N 20° 09' 49"   | E a distance of 2427.43 feet.   |
| . Proposed place of use Sections   | E½ 11, 12, 13, 14, 15, 23, 24 T.34N, R.42E, MDB&M  Describe by legal subdivisions. If for irrigation state number of acres to be irrigated.   |
|  |   |
| Existing place of use Sections  Describe to R. 42E, MDB&M and the south          | 1, 2, 3, 10, 11, 12, 13, 14, 15, 22, 23, 27 T.34N, by legal subdivisions. If permit is for irrigation, state number of acres irrigated. If changing place of use and half of the NE and the north half of the SE a, |
| manner of use of irrigation permit, describe acreage Section 29 T.35N, R.43E, MI | e to be removed from irrigation.  DB&M  |
|  | to. December 31 of each year Month and Day  |
| . Use was permitted from Januar  | ary 1 to December 31 of each year Month and Day   |
|  | nder the provisions of NRS 535.010 you may be required to submit plans as   |
|  | orage works.) Well, discharge piping, electric cable,   |
| specifications of your diversion or st   | State manner in which water is to be diverted, i.e. diversion structure   |
|  | State manner in which water is to be diverted, i.e. diversion structure.  |

| .+. Estillated time required to complete the application   | of water to beneficial use 5 y   | ears   |
|--|--|--|
| 15. Remarks: For use other than irrigation or stock v consumptive use:   |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  | By S/ Cynthia M. DeWe  |  |
| Compared ab/se ab/se   | Valmy, NV 8943   | 8  |
| Protested  |  |  |
| APPROVAL   | OF STATE ENGINEER  |  |
|  |  | at the same subject to the   |
| This is to certify that I have examined the foregot following limitations and conditions:  |  |  |
| This temporary permit to change the use of a portion of the waters of der Permit 56951 is issued subject rmit 56951 and with the understanding feeted by the change proposed hereing and a totalizing meter must peline near the point of diversion and aced to beneficial use. The totalizing water begins or before the Proof of owing, a valve must be installed tains the right to regulate the usemes.  This temporary permit does not express on public, private or corporate late and manner of use of water undermorary use and any application to extract will be subject to additional determanent effects on existing rights and the issuance of this permit does not provided the subject to additional determanent effects on existing rights and the issuance of this permit does not provided the subject to additional determanent effects on existing rights and the issuance of this permit does not provided the subject to additional determanent effects on existing rights and the issuance of this permit does not provided the subject to additional determanent effects on existing rights and the issuance of this permit does not provided the subject to additional determanent effects on existing rights and the issuance of this permit does not provided the subject to additional determanent effects on existing rights and the issuance of this permit does not provided the subject to additional determinent effects on existing rights and the issuance of this permit does not provided the subject to additional determinent effects on existing rights and the subject to additional determinent effects on existing rights and the subject to additional determinent effects on existing rights and the subject to additional determinent effects on existing rights and the subject to additional determinent effects on existing rights and the subject to additional determinent effects on existing rights and the subject to additional determinent effects on existing rights and the subject to additional determinent effects on existing rights and the subject to addition | an underground source as to the terms and condition go that no other rights on the well shall be equipled installed and maintaine accurate measurements musing meter must be installed Completion of Work is filed and maintained to prevente of the water herein grant extend the permittee the right. The change the manner of use the resource within the grant should be resource within the grant should be requiremented and local agencies. | heretofore granted ns imposed in said the source will be pped with a 2-inch d in the discharge t be kept of water before any use of d. If the well is waste. The State ted at any and all ght of ingress and e of its activity a granted under this with respect to the cound water basin. |
| The amount of water to be changed shall be limited to  |  |  |
| exceed 0.3 cu  | bic feet per second  |  |
|  |  | ¥.   |
| Work must be prosecuted with reasonable diligence and  |  |  |
| Proof of completion of work shall be filed before  |  |  |
| Application of water to beneficial use shall be made or  | ı or before  |  |
| 1 11 6 1 6 11 1 11   | be filed on or before  |  |
| Proof of the application of water to beneficial use shall  |  |  |
| Proof of the application of water to beneficial use shall<br>Map in support of proof of beneficial use shall be filed  | l on or before   |  |
| Map in support of proof of beneficial use shall be filed   |  |  |
| Map in support of proof of beneficial use shall be filed   | R. MI IN TESTIMONY WHEREOF, I, State Engineer of Nevada, have hereunt  | CHAEL TURNIPSEED,  |
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| Map in support of proof of beneficial use shall be filed  Completion of work filed   | IN TESTIMONY WHEREOF, I,   | CHAEL TURNIPSEED,  |
| Map in support of proof of beneficial use shall be filed  Completion of work filed   | R. MI IN TESTIMONY WHEREOF, I, State Engineer of Nevada, have hereunt  | CHAEL TURNIPSEED,  |

(O)-1108 (Rev. 6-81)

DATENOV 2 9 1994

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## (PERMIT TERMS CONTINUED)

The total combined diversion rate of Permits 54247, 54759, 54760, 54761, 54762, 54763, 54764, 56406, 56407, 56578, 56579, 56580, 56581, 56582, 56583, 56584, 56585, 56586, 56951, 57103, 57104, 58257-T, 58292-T, 58385, 58550, 58601-T, 58602-T, 58831-T, 58832-T, 58833-T, 58834-T, 59065-T, 59066-T, 59067-T, 59068-T, 59239-T, 59240-T, 59292-T, 59293-T, 59320-T, 59321-T, 59322-T, 59323-T, 59324-T, 59325-T, 59326-T and 59327-T, inclusive, shall not exceed 33,460 gallons per minute or 74.56 cubic feet per second for mining, milling, and dewatering purposes. The total volume of water allowed to be diverted under the above mentioned permits and for the same purposes shall not exceed 53,800 acre-feet annually. The total combined consumptive duty for mining and milling purposes under the above mentioned permits and any changes of these permits shall not exceed 3,144 acre-feet annually.

All water diverted but not used for mining or milling purposes shall be discharged to the Iron Point Relief Canal via the aqueduct completed in June, 1993.

All water diverted shall be measured and reported to the State Engineer on a monthly basis. The report shall include the amount of water diverted from each well, the amount of water used for mining and milling purposes, and the amount discharged to the aqueduct to the Iron Point Relief Canal. This report shall be submitted to the State Engineer within 15 days of the last day of the preceding month.

This permit is issued subject to the "Lone Tree Mining, Inc., Unified Monitoring Plan, March 27, 1993."

The State Engineer will retain the right to require additional monitoring over and above the monitoring plan mentioned, and also will retain the right to seek other disposal options of water discharged to the Iron Point Relief Canal.

The permittee, on a schedule acceptable to the State Engineer, shall prepare and present an update on the activities of the mine and the monitoring plan on a periodic basis, but not less than two times per year.

This temporary permit is issued pursuant to the provisions of NRS 533.345 Section 2 and will expire on November 29, 1994 at which time all rights herein granted shall revert to the right being changed by this temporary permit.